THE STATE LEGISLATURE.

False Economy. We know not whether our effort the whole State. to give our readers the substance of what their Legislators are doing for them will be appreciated by them, of Mr. Savage, as Chairman of the but we will say this, that there is no department of our duty as an editor referred to that committee. nal editorial matter than compile of the bill was recommended. one of parliamentary reports. Pertors recently declared in the frank- \$2,000. est manner that it would be an improvement if our editorial lucubra- Court. Passage recommended. ated, and whether the work be employ a clerk. Passage recom-

So far as true economy is observed in doing so, this unquestionably is is loudly affirmed by the men who be constituted a special joint comunable to pay their debts. Our not of the State. believing this makes no practical difference as regards this matter of expenditure. We believe that the strictest economy would be necesstrictest economy would be necesstricted and believing this makes no practical difference as regards this matter of expenditure. We believe that the strictest economy would be necesstricted and passed on their first reading may be introduced.

into extravagant expenditure. penditure in such a way as to set at naught all principles of true econo- under the rules. both ends meet should commence bookkeeper and putting in his place or under judicial process a man who would work for half the tions 4657 and 4658 of the Code to Instruction from \$3,000 to \$2,000 per ically. Hence, to determine whether and kill stock. our Legislature is really economis- legal tender in the State of Tennesing, we have to consider whether see. on the whole the State is likely to save by their action.

At present the saving proposed is almost exclusively in the direction of abridging salaries. It is advanced by those who demand this that sal- and what courts may be dispensed aries were raised during the war and immediately after it because all prices went up then, and that prices having now come down, the salaries ought to come down too. There is undeniable cogency in all this, and were offered, some of them of imwe have no doubt that many sala- portance, which will be considered ries can be reduced without impair- when legislative measures come up ing the efficiency of public officers; based upon them. One resolution, but, since reduction is the rule now, however, with the debate upon it it is desirable that some one should demands insertion here:

consider the exceptions, and as we out of fashion, we will undertake the unpopular duty. vice has been so eagerly attacked in 19; noes, 53. the interest of economy as the judiciary office. We propose to enquire I deemed it premature and unnec whether the proposed reduction in essary, and I am now opposed to it the salaries of Judges as true econo- for the same reason. Such a plank

adopted. The only criterion by to vote in favor of submitting any which the right salaries for Judges compromise or adjustment of the can be determined is the purpose— State debt, that may be agreed to a that of placing our best lawyers on free to say that I have always the bench. Do the present salaries doubted, and still doubt, the policy do this? No one can say yes who of such a course, because, in my knows anything about the bench Constitution of the State, or in the and bar in Tennessee. It is notori- practice of legislative bodies. I am, ous that the talent is everywhere at therefore, opposed to further comthe bar and incompetency and in- mitting myself to a policy which experience on the bench. The Judges are at the mercy of the attorneys because the former are ought to be consulted and that the either the raw fledglings or the settlement of the debt should be chronic failures of the profession. Hence the immense amount of appeals, hence the gorge of business in to the adoption of this resolution. the Supreme Court into which nine- The government under which we teen out of twenty cases tried in the other courts make their way. This times. All legislative power is very Legislature has appointed a vested in the General Assemly. commission to enquire into the Representatives are presumed to eauses of the obstruction of business in the Supreme Court, in which it is tions, and these Representatives are said that the cases now before it required to take an oath to support cannot be tried for two years. Now the Constitution of the State, and compute the losses arising to liti- not an oath to support the platform gants from this delay added to the rally gotten up by a few and adopted money they have already spent in | without discussion. The resolution the lower courts, and a little reflect before the House is unconstitutional. tion will show that an under-paid, and therefore incompetent beach, is the most expensive economy a State | before we will be urged to abandon can practice. For an excess of bus- it again?" Never before in the hisiness in courts of appeal is an infaltible evidence of incompetence in the courts appealed from; and what right have we to expect aught else lishes a precedent which is dangerpay the Judges such a salary as is less than the income of a brisk law- osition should be submitted to the yer of three years' standing. Where people. He understood that the are our Baileys, our Coopers, our question was first to be submitted Ewings? In a wisely ordered State

salaries. derstand how it has been brought about, they will quarrel to throw the responsibility each off his own shoulders on to those of the other.

Jones, Ledbetter, Lester, Loague, Lowery of Bradley, Lowry of Warren, Lytle, Maccabe, Manson, Mathes, McQuary, Nixon, Oglivie, Pickett, Revolute, Samples, Sugar

bench, but they all prefer the bar,

and for the best of reasons. What

on the bench at \$1,500 or \$2,000. If

EXCEPT in regard to the reduction of judiciary salaries we publish the doings of the State Legislature

Path

Revent, Reynolds, Roars, Samples, Stovall, Shute, Snodgrass, Sugg, Tyson, Warner, Watkins, Yancy, York, Speaker Fowlkes—51.

Nays—Baker, Bearden, Beasley, Bryan, Butley, Carrier, Dorden, Dorde Nays—Baker, Bearden, Beasley, Bryan, Butler, Carden, Duggan, By Mr. Stovall—House joint resolution appointing a joint committee to confer with the creditors of the State and report their most liberal concession to the State that the same o'clock. Carried.

Mr. Gregg moved to record the people. Lies over.

By Mr. Stovall—House joint resolution appointing a joint committee to confer with the creditors of the State and report their most liberal concession to the State that the same might be submitted to the vote of the people. Lies over.

Mr. Gregg moved to record. funeral.

As we have to condense the necessarily omit all business of a est: erally everything not connected have been used from 1865 to 1878, with legislation of importance to inclusive, and report the same.

SENATE, PRIDAY, JAN. 10. The first business was the report Committee on Finances, Ways and

Means, on four bills which had been which entails as much down-right | First-Bill reducing the compenhard work as this of compiling from sation of Governor. Amendment the undigested reports the substanfrom and after the expiration of the tial narrative of the work of the term of the existing Governor at the General Assembly. We would date of the passage of the bill," and, rather write three columns of origi- with this amendment, the passage Second-A bill to reduce the com-pensation of Judges and Chancel-

haps our readers will be the gainers; lors. Passage recommended with indeed one of our valued contribu-Third-A bill to reduce the com-

pensation of Judges of the Supreme tions were omitted altogether. They | Fourth-A bill repealing the law are necessarily at present abbrevi- allowing the Secretary of State to

palatable or not, we deem it an The first of these bills was taken Third, for a joint Committee on Reduction of Salaries. Not conapperative duty to keep our readers up at once under a suspension of informed of what their chosen Leg. the rules moved by Mr. Roberts. Amendments by Mr. Clapp raising islators are doing by their authority the salary to \$5,000, and by Mr. and in their name. What are they Ewing reducing it to \$2,000, were doing then? The most superficial tabled, and the bill passed its third glance thrown over our columns of and last reading in the Senate unanlegislative reports will show that, limously, save for the tive vote of Mr. Clapp. imously, save for the simple nega-

more emphatically than anything The other two bills passed their else, they are striving to reduce third reading in the afternoon, and were ordered to be engrossed and

transmitted to the House. RESOLUTIONS.

cost of the Judiciary Departments | Bank of Tennessee.

sary to enable us to do this if it that the indebtedness of the State State, or under mortgages, unless it were proposed that we should pay should be settled upon a basis mutu- sells for two-thirds of the appraised them, and for men who say that we ally agreed upon, before the ad- value can't pay them, it would be a palp-And if no compromise can be mutu-collect taxes. The bill repeals the able inconsistency to launch out ally agreed upon, that this General act passed by the last Legislature,

Both these resolutions lay over and districts my. Thus, say that a merchant | A great number of new bills were

his frugality by discharging his demption of real estate sold for taxes

salary but knew nothing of accounts. prevent malicious killing or stock, year. He would hardly find at the end of and making it a penitentiary offense Mr. Gregg moved to suspend the the year that he had acted econom- to wantonly and maliciously maim regular order of business and take

> RESOLUTIONS LYING OVER. Senate joint resolution for the appointment of a committee of three from the Senate, and -- from the House, to report a bill redistricting the Chancery divisions of the State, with, was adopted, and Messrs. Ewing, Shearon and Byrd appointed from the Senate.

HOUSE, FRIDAY, JAN. 11. A great number of resolutions

House loir t resolution to submit have never had much dread of being the settlement of the State debt to the people for ratification or rejec-

Mr. Bryan moved to lay the reso-No department of the public ser- lution on the table. Lost. Ayes, Mr. Bryan said: "I moved to lay the resolution upon the table because

my; whether the State is likely to as indicated by the resolution is in the State platform, and having been he richer or poorer by measures now | elected upon that platform I expect vote of the people. But, sir, I am

> seems to be ill-advised and unconstitutional. Mr. Gardner thought the people ratified by the tax-payers. He favored the adoption of the resolution. Mr. Beasley said: "I am opposed

live is a republic, and not a democracy like some of those in ancient know and reflect the sentiments of their constituents on all public quesof a political party which is gene It is also unwise and inexpedient. It we abandon the Constitution in this instance, how long will it be tory of the State has a resolution of this kind been adopted. The policy which it proposes is foreign to the

genius of our institutions, and estabous to the liberties and welfare of Mr. Buchanan believed the propto the people, and then a law passed making it binding. He favored those men would all be on the the adoption of the resolution. Mr. Shelley offered a resolution that no law passed by this General

Assembly shall become binding beballot-box. Laid on the table. Mr. Mahoney moved to amend to pay for it we can't get it, and ticket when presented, to report

will lose hundreds of thousands how each man votes. Tabled. through incompetent ruling for by the following vote; The resolution was then adopted every thousand we save in judiciary Ayes-Aimison, Alexander, Alston, Anderson, Andrews, Ballafant, divisions. Brickell, Brinkley, Browder, Bu-EDMONDS and Sherman are quar- chanan, Burnett, Cain, Cunning-By the time the nation gets to un-By the nation to the nation gets to th Jones, Ledbetter, Lester, Loague,

FORTY-FIRST GENERAL ASSEM- the vote adopting the resolution.

51, noes 21. doings of a week in one paper, we This also will be read with inter- sentatives Monson, Mathis and local character except such as may tion, with power to send for per-By Mr. Lytle-House joint resolu- mittee to count the vote. specially affect this county-all sons and papers, to make a thorough the report of the committee : merely formal business, and gen- investigation as to how public funds

> SENATE, SATURDAY, JAN. 11. Nearly the whole of Saturday appointed a committee to wait upon morning was taken up with the offer of resolutions relating to the election and a certain at what time dis and Tolley consisted chiefly of inaugurated. reasons for not paying it. Those of Messrs, Clapp and Samsell were in Bledsoe. Representatives-Bryan, favor of accepting any liberal offer made by the public creditors. These AFTERNOON SESSION OF THE HOUSE, resolutions are too voluminous to spread on our columns, and those only will be hereafter given which may become the basis of practical

on Litigation in Supreme Court. First, for a convention of the two penditure of public funds since 1865 First, for a convention of the two penditure of public funds since 1865 Houses at 11 A. M., Jan. 18, to elect was called up by Mr. Lytie and Adopted.

a Treasurer and Comptroller. Con- adopted. Second, for a joint committee on the state of the Supreme Court. Agreed to, and Senate committee

men appointed; Messrs, Clapp, and the two Smiths of Davidson and

Fourth, for a joint committee to arge on Congress the repeal of the a vote of 45 to 26. uty on quinine. Concurred in.

HOUSE, SATURDAY, JAN. 11. Petitions, memorials and reports committees, chiefly on local mat-

Mr. Gregg, from Chairman of Reform, returned the Senate bill to reduce the Governor's salary without recommendation; also the House By Mr. Morris-That the Judi- bill to reduce poll tax to 50 cents, moving in the right direction. It ciary Committees of the two Houses with recommendation that it pass. Mr. Hollman offered a resolution, are now leading in public affairs mittee to investigate and report a which stands over, prohibiting the that the people of this State are bill looking to the reduction of the acceptance of the new issue of the

Among bills introduced and

But it is possible to reduce ex
Assembly shall offer such com romaking the County Trustee tax colmise as they may deem expedient. lector, and imposes that duty upon the Constables in the various wards

By Mr. Driver-To amend the act creating the Bureau of Agriculture, who finds that he is not making now reported, among which we Statistics and Mines. The bill fixes the salary of the Commissioner at Mr. Clapp-To provide for the re- \$1,500 per annum and allows him By Mr. Hall-To reduce the salary

> up Senate bills on second reading, reduce the salary of the Governor was passed upon its second reading. (N. B .- Some of the low tax men,

lay the passage of this bill till after his inauguration, in which case he will receive the present rate of salary SENATE, MONDAY, JAN. 13. Mr. Clapp, from the Committee on Banks and Banking, returned Senate joint resolution of instructions to Representatives in Congress to urge the removal of the ten per cent. restrictions on banking, and

recommending its passage, Mr. Samsell presented a dissenting mi-At 11 P. M. the Senate met the Representatives in the hall of the

latter to canvass the vote for Gov-In the afternoon several bills for the reduction of minor fees and salaries were introduced:

One by Mr. Byrd-To prevent the sale and carrying of pistols in Tennessee; making it a felony, punishable by imprisonment in the penitentiary, and that the drawing of a pistol in defense be no bar to indict-State, other than regulation pistols used in the army and navy, pro- both Houses, reducing the salary of hibited under penalty of imprison- the Governor, was now in the hands

reserve the peace and to prevent omicide; prohibiting the bearing of concealed weapons, under penalty of fine and imprisonment, and prohibiting the sale of dirks, bowieknives, Arkansas-toothpicks, stilettos, sword-canes, etc.

Resolutions from the House proosing joint action with the Senate were now in order.

For a joint committee to investigate alleged penitentiary frauds and alleged corruption and bribery n passing the funding bill, Torbett ue, etc. Blank filled by inserting three on the part of the Senate, and as amended adopted. The Speaker appointed from the Senate

lessrs. Roberts, Driskill and Moss. Expressing the thanks of the people of Tennessee to people of this entire country and of the Old World r prompt and generous benefacions to the yellow fever sufferers, was, on motion of Mr. Clapp, amended by the addition of the fol-

"And without intending to recogsize it as a precedent for the use or application of public funds, othervise than as expressly provided by tw, this General Assembly deem it proper to express its approval, under special circumstances, of the action of the State Treasurer, under the direction of the Governor, in the timely and efficient aid extended to that portion of our State that was stricken by the dreadful scourge." The resolution as amended was

Mr. Bledsoe said he could not let the occasion pass without expressing his hearty approval of the act of the Governor and the State Treasurer for their timely aid. If the members of the State or the people of other sections of the State had been afflicted as they had been afflicted in his section of the State, he would have been willing to have appropriated every vestige of the public property to aid the sufferers in their dire extremity, in answer to their heartily approved the action of the

Governor and the State Treasurer in the premises. man who can make \$12,000 or \$15,- fore having been submitted to the gate the validity of the new issue institutions from the time of their 000 at the bar is going to take a seat people for their ratification at the money and report by bill or other- establishment to the present date. wise, was amended by filling the Lies over. blank with "three from the Sen- | New bills by dozens; sometimes of Ar

mit itemized statement of probable the action of the Governor and amount required for current expen- Treasurer in making contributions ses of government, etc.

Adjourned to 10 A. M. of the fol- out making it a precedent, was conlowing day. HOUSE, MONDAY, JAN. 13. Nothing important in the House committee on the part of the House

till 11 A. M., except a resolution By Mr. Stovall—House joint reso-

Senate and House to count and com- to an adjustment of the State debt Mr. Manson moved to lay that pare the vote for Governor. motion on the table. Carried—ayes After the usual formaliti After the usual formalities Sena-

tors Wilson and Landis and Repre-

Shelley were appointed a joint com-

The following was presented as

On motion of Representative

Bryan the following members were

Gov. Marks, apprise him of his

The Speaker announced Messrs.

Poston, Snodgrass, Butler and Gard-

ner as the Committee for the House

House joint resolution to appoint

a committee to investigate the ex-

were swerally made the special order for Friday, at 11 A. M. Representatives and instructing Senators in Congress to make all legal and proper exertions to have repealed the ten per cent, restric

tions on banking, came up in its regular order. A majority report from the Committee on Banks and Banking recommended its adoption. At the beginning of business on the morning of January 1, 1879. A minority report from Mr. Sammended its rejection, on the ground that it would destroy one of the material sources of revenue, to the Expenses since November 1, 1878... public debt. Those of Messrs, Lan- it may suit his convenience to be extent of some thirty-eight millions Bills Receivable..... Committee-Senators Tolley and system of wild-cat and State banks, Advances on Tobacco, etc After a long debate the whole Cash on Hand matter was happily tabled. Wildeat banks not wanted.

HOUSE, WEDNESDAY, JAN. 15. In the House we select the following as of real importance: House joint resolution providing that, in the settlement of the State debt, coupons shall not be made re-

SENATE BILLS ON THIRD READING. that there will be no compromise Mr. Pickett moved that the Senate offered by the State creditors. oill to reduce the Governor's salary

to \$3,000 be taken up. Carried. Mr. Butler moved to refer the bill the Judiciary Committee. noes, and the motion was carried by

was passed by the following vote; Ballafant, Beasley, Brickell, Brink-ley, Browder, Bryan, Buchanan, off his farm, hence the name Bald Burnett, Cain, Carden, Cunning- Hornet, which was given to our ham, Dinning, Driver, Duggan, Duncan, Dyer, Gardner, Gregg,
Harwell, Haynes, Haynie, Hearn,
Hollman, Jones, Ledbetter, Lowery of Bradley, Lowry of Warren,
Little Mayor, McCourty Nivon

grass, Sugg, Tyson, Warner, Wat-kins, Wiltze, Wright, Yaney, York, Speaker Fowlkes. Total, 58. Noes—Bearden, Butler, Hall, Hawkins, Lester, Lewis, Loague, Maccabe, Mahoney, Mathes, McGaughey, Ordway, Roosa, Shelley, Trent, Wilson. Total, 16. Not voting-Mr. Ross.

subsequently signed by the two became frenzied, and began to quar-Speakers and sent to Gov. Porter. resolution to appoint a committee to left for home. They had proceeded

erely local concern: and referred. lie Instruction from \$3,000 to \$1,500.

Lies over. By Mr. Smith-To annul the charter of Memphis and re nand friends of Gov. Marks, want to dethe territory an inhabitants thereof to the Governor of the State, coat, and struck Ben Morrow two Passed first reading and referred. By M. Warner-To allow magistrates to take the privy examination of married women without a com-

> reading and referred. By Mr. Maccabe-To create a department of public works. Passed irst reading and referred.

ng and referred. SENATE, TUESDAY, JAN. 14.

the proper time.

On motion of Mr. Ewing, House joint resolution for a joint committee to conduct the inauguration ceremonies was taken up and the blank long will the hand of the inebriate filled by "two from the Senate." Mr. Roberts offered an amendment so as to read, "provided the inauguration of the Governor shall and wee to those who have offend-

nent, and the sale of pistols in this not take place until the 20th of Jan- ed. He saidd a bill passed by of the present incumbent. As he And one by Mr. Anderson—To understood it, five days after the preserve the peace and to prevent enactment of a bill was required disapproved, within that time. and accommodating young man the constitutional effect of a law and will be glad to wait on his passed by the Legislature and re- friends when in want of anything tu ned to the House in which it in the dry goods line. originated by the Governor within the time prescribed by the Constitution, participated in by Messrs. Roberts, Ewing, Clapp, Beckerdite, Savage, Morris, Tolley, Hanson,

Landis, Wilson and Brandon. previous question on the adoption of the resolution, and it was adopted. The Speaker appointed Messrs. Ewing and Byrd on the committee from the Senate.

Mr. Tolley, under suspension of the time for the inauguration of the Governor at 12 M. or the 16th of January. In this connection he read the following dispatch:

WINCHESTER, Jan. 14, 1879.-To the Hon, W. P. Tolley, Nashville: Gov. Porter has signified his desire to me to be relieved on the 15th or 16th instant. Either day will suit me. Will reach Nashville this even-ALBERT S. MARKS. Mr. Savage moved to strike out

The resolution was then adopted and ordered transmitted to the

the detriment of a low-tax man.) HOUSE, TUESDAY, JAN. 14. The investigation committees appointed by the Speaker were as fol-

Rings-Messrs, Andrews, Hollman, Driver, Loague and Bearden. Condition of Treasury-Messrs. Lytle, Poston and McGaughey. NEW RESOLUTIONS.

By Mr. Beasley-House joint res- FOR MALES AND FEMALES. olution to appoint a committee to agonizing appeal for help. He most give the Legislature information concerning the State Normal College and Nashville University. The resolution provides for an extensive For a joint committee to investi- investigation of the affairs of these

we want the best talent we must by authorizing officers who may pay for it, and if we are not willing by authorizing officers who may be a specially interesting of the same and the same subject; and the same subject is a specially interesting of the same and the same subject is a specially interesting of the same and the same subject is a specially interesting of the same subject. The same subject is a special by a special by

Ewing and Wilson.

The following House resolutions were tabled:

To inquire into the expediency of reducing the number of Chancery divisions.

To print 400 copies of the appendix to the inauguration of Governor returned from the Senate and concurred in.

Senate amendment to House joint awarded to pupils who pass through examination in the studies of Collegiate Department.

Miss Ella Toxát, Department of Grand History.

Miss Kate Steen, Voice Trainer, Vocal and Instrumental Music Department.

All of the truthers have been selected with reference to their experience and their many excellent characteristics for the positions awarded to pupils who pass through examination in the studies of Collegiate Department.

to the yellow fever sufferers, withcurred in. The Speaker announced Messrs. Watson, Roark and Wiltse as the

to investigate the validity of the

This virtually settles the point

From Bald Hornet. Bald Hornet" has gone to the Mr. Gregg moved to lay the moion on the table.

Mr. Butler called for the ayes and
oes, and the motion was carried by
vote of 45 to 26.

Mr. Lytle then called for the ayes and Mr. Lytle then called for the pre- No. 9, through the columns of your vious question, which was not sus- friendly paper. In the first place, how came Hon. T. M. Reynolds to Messrs, Butler, Maccabe, Lester, Hawkins and Hall spoke against the passage of the bill, and Messrs, There are several reports circulating the passage of the bill, and Messrs, the passage of the bill, and the passage of the bil Buchanan, Beasley, concerning it, but it seems that the Committee on Retrenchment and Driver and Warner for it. The bill most reliable one is that the old was passed by the following vote:
Ayes—Aimison, Alexander, Alston, Anderson, Andrews, Baker, ed, and he has a peculiar way of B

> Post Office, located at G. C. Lyle's were friendly enough until they The bill was sent to the Senate touched the fatal cup, when they Mr. Nixon offered House joint rel among themselves, but finally

nquire into the condition of the about a mile when they separated. Bank of Tennessee. Lies over,
The following new bills were then reported, besides several others of a the road. They had not gone far By Mr. Poston - To enact a local when Ben Morrow, a stalwart option law. Passed first reading young man, began beating Jake By Mr. Pickett—To reduce the salary of the Superintendent of Pub. Sleigh, a lad not more than fourteen years of age. His cries reached the Seeing his little brother severely beaten Tom Sleigh ran out of his or three times with his fist, when Bill Morrow came up and pushed them apart. Then Tom Sleigh mission from a Clerk. Passed first seized his knife and swore that he would cut Ben's heart out, whereupon Ben wrenched a shot gun from his little brother, and turning By Mr. Maccabe-To require rail- said: "Tom Sleigh, you are a dead roads and steamers to use certain man!" and fired instantly, the colors and lamps. Passed first read- load entering Sleigh's right temple.

This was about 3 o'clock p. m. Sleigh lingered until five o'clock Fourteen new bills. The few that and died. The above facts were ome to anything will be noticed at farnished by one of the coroner's jurymen. Morrow, it is supposed, has decamped. How long will the hand of Satan reign supreme? How wretch be not stayed? But justice, be it ever so slow, will surely come,

A. Caldwell, Esq., has accepted a situation as salesman in the old and before it became a law, unless re- reliable dry goods house of Rice. turned by the Governor, approved Broaddus & Co. Richard is a polite

THE annual election of directors for the First National Bank was held on the 14th inst., and the old board, consisting of S. F. Beaumont, Mr. Smith, of Meigs, called the Dr. S. W. Dawson, B. W. Maerae, J. P. Y. Whitfield and Dr. G. M.

Pardue, was re-elected. THE annual report of the Clarksville Wagon Company on the 14th the rules, offered a resolution fixing day of January, 1879, was as fol-

> J. P. Y. WHITFIELD, Pres. B. W. Macrae, Sec'y.

City Schools. Please state through your colimns that we will admit a primary class to the city schools at the begin-16th and insert 15th, which motion ning of the February school month. being Monday, Jan. 27. We mean by a primary class those pupils who C. C. Ware in every variety. have never been to school, or who (Mr. Savage evidently does not have reached the school age since want the low-tax principle to act to the opening of the schools in September. These pupils will report to Miss Lovell, at the fifth ward

> school house. J. C. Brooks,

Supt. City Schools.

(UNDENOMINATIONAL.) The Principal thanks most heartily those friends whose confidence and pat-ronage have enabled him to give to his school the rank it occupies, and solicits the patronage of all as far as he deserves it.

FACULTY. Hobt. Aug. Broadhurst, Principal.

ment.

A class will be formed in one of the recitation rooms of the Institute for those who desire to learn German and French after business hours, commencing at 7 o'clock p. m. Our charges are as low as we can make them and pay good teachers. Address for a stational ROB'T AUG. BROADHURST.

Clarksville, Tenn.

Jan. 18, 1879-tf. Administrator's Notice.

Having qualified as Administrator of the estate of Samuel Rogers, deceased, all persons having claims against said estate are hereby notified to present them, duly authenticated, within the time prescribed by law, or they will be forever barred. All person's owing said estate are requested to settle at once.

B. W. USSERY;

Jan. 18, 1879-it.

Administrator.

STATEMENT

of dollars, and revive the resilized Real Estate, Warehouse, Fixtures, etc... 8,580 11 \$117,210 51 LIABILITIES: Profits since November 1, 1878..... 774 84 Stock Paid up. Surplus Fund.

5.085 09 66,480 11 Bilis Payable.. Due Planters and others... Dividends Payable in Stock: Due 1st September, 1876.... Due 1st November, 1877.... Due 1st November, 1878....

Stockholders: Dawson, S. N.
Dever, W. J.
Downer, R. W.
Dunn, J. H.
Deeds, Mrs. M. L.
Davie, T. G.
Dickerson, J. Cole.
Drane, H. M.
Elliott, J. R.
Elk Fork Grange. Swift, T. J. Shelton, T. I. Smith, Z. Small, T. F. Small, W. T. Swift, Mrs. E. C Gant, A. L. Gentry, S. L. Guthrie Gran Gill, H. nekson, H. & H. C. nekson, J. B. Whitaker, J. B. Whitaker, W. H

> T. HERNDON, Sup't. State of Tennessee-County of Montgomery.

WM. F. TAYLOR, President.

Personally appeared before me, W. P. Keesee, a Notary Public in and for said county, duly commissioned and sworn according to law, W. F. Taylor, President, Thomas M. Arkins, Secretary, and Thos Herndon, Superintendent, of the Grange Warehouse Association, who made eath in due form of law that the foregoing statement is true as appears from the books, and to the best of their knowledge and belief shows a correct condition of the Association. Given under my hand and scal of office.

W. P. KEESEE,
W. P. KEESEE,
W. P. KEESEE,
W. P. KEESEE,

KINCANNON, WOOD & CO.

Sheet-Ironware, House-Furnishing Goods, New Providence Warehouse, New CHINA, GLASS AND QUEENSWARE,

Franklin Street, · · · Clarksville, Tenn.

We are fully prepared to furnish all kinds of goods in our lineas heap as the cheapest, consisting of French, China, White Granite and

HEATING STOVES PLAIN AND ENAMELED GRATES. WALLACE PATENT GRATE, IRON MANTELS, ETC. SOLID SILVER WARE, PLATED WARE, BOHEMIAN GLASS,

CROCKERY, ETC Also Chimnry Tops, Patent Flues, Drain Tile and Fire Brick. We are prepared to do Tin and Slate Roofing, Galvanized Iron Work, Guttering, etc., at bottom prices. We have many useful articles in the House-Furnishing line. Please call and see for yourselves.

Kincannon, Wood & Co. N. B.-If you want to go to house-keeping we can fix you.

Bank of Clarksville.

January 11, 1879-tf

A meeting of Stockholders of this Bank is called for Saturday 25th inst., to select five Directors for the year 1879.

A. HOWELL, Go to E. GLICK'S

to buy good goods and cheap. We have a complete stock of DRY GOODS, CLOTHING, BOOTS & SHOES In Chancery at Clarksville-State of For Fall and Winter 13 Franklin St., Clarksville, Tenn. Tennessee. October 26, 1378-3m

W. B. Radford, Ex'r., et al, Complainants, vs. James P. Rogers, et. al, Defendants. vs. James P. Hogers, et. al, Defendants.

It appearing from affidavit filed in this cause, that the Defendant, Susan W. Rogers, is a non-resident of the State of Tennessee. It is therefore ordered that she enter her appearance, herein, before or within the first three days of the second week of the next term of the Chancery Court, to be held at Clarksville, on the first Monday in February next, 1879, and plead, answer or demur to Complainant's Bill, or the same will be taken for confessed as to her and set for hearing ex parte; and a copy of this order be published for four consecutive weeks in the Clarksville Chronicle.

PGLK G. JOHNSON, C. and M. SMITH & LURTON, Sol'rs Complainants.

Jan. 18, 1879-4tptrsi 5 00.

CLERK AND MESTER'S OFFICE, January 18, 1879.

B. K. GOLD, LEAF TOBACCO BROKER. Clarksville, Tenn.

BARGAINS.

Prompt attention given to all orders con-signed to my care, jnytem.

Prepared for the Grange Warehouse Association, FALL & WINTER TRADE.

NEW ORLEANS SUGAR.

is now large and complete. Those wanting a real fine barrel of Northern

Flour can be supplied with our F. F. F. G., which we can guarantee to please anybody.

Walter McComb & Co. November 30, 1878-tf

ASSIGNEE'S SALE!

Great Clearance Sale

__OF___ •

Dry Goods, Clothing,

DRESS GOODS, BLANKETS, CARPETS, BOOTS,

LADIES' CLOAKS,

Shoes, Hats, Etc.,

Phillip Lieber having made me his assignee for the benefit of his creditors, I will, from this day forward,

SELL AT COST FOR CASH —At His—

TRADE PALACE. Franklin Street, Clarksville,

The mammoth stock of goods in store, consisting of all kinds of Dry Goods, Carpeting, etc., a choice selection lately purchased in the east. Those wanting cheap goods of any kird will find this the place to buy them. Come

early and get choice selections. GUS REXINGER, Assignee.

Keesee & Northington

New crop Louisiana Sugar & Molasses,

Choice Illineis Flour. RIO AND OLD GOVERNMENT JAVA COFFEES, NEW CANNED GOODS.

of every description, such as Peaches, Pears, Tomatoes, Raspberries, Strawberries, Pineapples, Oysters, Corn, Deviled Ham, Corn Beef, Jellies, Condensed Milk.

Pickles, Raisins, Figs, Almonds, Pecans, Filberts, Cream Nuts, Fire PURE OLD LINCOLN & ROBERTSON CO. WHISKIES

GIN, BRANDIES, WINES, &c. At Lowest Prices, Wholesale or Retail.

R. H. WALKER & CO., Stoves, Tinware, TOBACCO SALESMEN

And Gen'l Commission Merchants,

Providence, Tenn.

All Tobacco will be insured while in store in our Warehouse until sold, at the expense of the owner, whether advanced on or not, unless we have written orders from the owner not to insure.

1. **Tobacco will be insured while in store in our Warehouse until sold, at the expense of the owner, whether advanced on or not, unless we have written orders from the owner not to insure. 1878. 1852.

Have now on exhibition a NEW stock of the most exquisite styles of

Fall Dress Goods. Cashmeres, Shawls, Flannels,

> Hamburgs, Underwear, the latest Novelties in

CLOAKS: A large stock of CUSTOM-MADE

LADIES' AND CHILDREN'S SHOES, of the best factories of such renown as Siegler Bros., Demiars, and others.

An immense stock of Clothing and Hats, Boots and Shoes

UNDERWEAR, JEANS, SHIRTS, for which we take measures to order and guarantee a good fit.

COUNTRY MERCHANTS will find our WHOLESALE Department complete, especially in pretty Prints, Boots and Shoes; Clothing, etc. Buying exclusively for CASH, we are thus enabled to offer our goods at the LOWEST price.

We endeavor to give entire satisfaction, and invite the citizens of ad-

11 and 12 Franklin Stree.

October 5, 1878.

joining counties to give us an early call.

Two large Shade Trees before our double store. BLOCH BROS.